

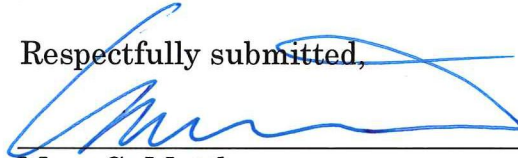


On October 10, 2014, counsel filed Suntime's Interpleader Counterclaim in this Court (Dkt. No. 20) interpleading thirty-four Original Bills of Lading for attached cargo on the M/V INTER PRIDE. Suntime then filed a Supplemental Interpleader Counterclaim (Dkt. No. 22) to submit one additional Original Bill of Lading to the Clerk of the Court on October 14, 2014. All Original Bills of Lading in Suntime's possession for cargo on the M/V INTER PRIDE and intended for discharge within this Court's jurisdiction have been deposited with the Clerk of the Court. See Clerk's Receipts for Original Bills of Lading, attached as Exhibit "A."

Suntime has informed the undersigned that it will not pay for any additional legal services, and it has requested a final invoice for services rendered. Therefore, with Suntime's consent, counsel requests to withdraw from representing Suntime in this matter.

Dalian Suntime Int'l Transportation Co., Limited prays that this Court grant counsel's request to withdraw and grant all other relief to which it or its counsel may be entitled.

Respectfully submitted,



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**ATTORNEY-IN-CHARGE FOR  
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SUNTIME INT'L TRANSPORTATION  
CO., LIMITED**

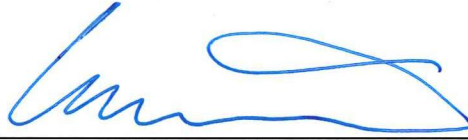
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**CERTIFICATE OF CONFERENCE**

I certify that I conferred with counsel for all parties appearing in this suit, and that all are unopposed to the foregoing Opposed Motion to Withdraw as Counsel with the exception of counsel for M/V INTER PRIDE and Inter Merchant Marine Co., Ltd., who is opposed.



Marc G. Matthews

**CERTIFICATE OF SERVICE**

I certify that a true and correct copy of **Opposed Motion to Withdraw as Counsel** was electronically filed with the Clerk, with a copy thereof furnished to all known counsel of record electronically by the Clerk or by the undersigned counsel via certified mail, return receipt requested on this the 21st day of October, 2014, as follows:

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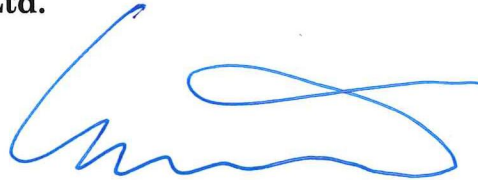
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**Attorney for Intervenor-Claimants Scorpio Ultramax Pool Ltd.,  
and SBI Chartering and Trading, Ltd.**



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Marc G. Matthews